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NEW DELHI, WEDNESDAY, DECEMBER 22, 1948

GOVERNMENT OF INDIA

MINISTRY OF RELIEF AND REHABILITATION

NOTIFICATION

New Delhi, the 1st December 1948

- No. 23(20) Cus/48.—In exercise of the powers conferred by Section 22 of the East Punjab Evacuees (Administration of Property) Act. XIV of 1947, as amended by East Punjab Evacuees (Administration of Property) (Amendment) Act, XXVI of 1948, as extended to the Province of Ajmer-Merwara by the Netification by the Government of India, in the Ministry of Home Affairs, No. 72/5/47-Public (A)-1, dated 31st December, 1947 and No. 8/4/48 (Judicial), dated 22nd April, 1948 the Central Government is pleased to make the following rules:—
- 1. Short title.—These rules may be called the Ajmer-Merwara Evacuees' (Administration of Property) Rules, 1948.
- 2. **Definition.**—(a) "The Act" means the East Punjab Evacuees (Administration of Property) Act, 1947, as applied to the Province of Ajmer-Meiwara.
- (b) "Bank" means the Imperial Bank of India and includes a Government Treasury.
- (c) "Refugees" means (i) a person, who, being displaced from any area outside India on account of civil disturbances or fear of such disturbances, has settled and is engaged or intends to engage in any occupation of gain in the Province of Ajmer-Merwara, or
- (ii) a person in Ajmer-Merwara who, having had his business, industry or property wholly or partially outside India, has lost, wholly or partially, such business, industry or property, on account of civil disturbances and who is engaged in any occupation of gain in the Province of Ajmer-Merwara.
- 3. Method of payment of amounts due to the Oustodian.—Reuts, rates, lease money, license fee, sale proceeds and other amounts payable to the Custodian in respect of evacuees' property under the Act or under these rules shall be tendered in cash or by postal money order to the Cashier in the office of the Custodian or to any other person who may be authorised by the Custodian in this behalf to receive such money.

The person receiving the money on his behalf shall issue a receipt in Form No. 1.

Crossed cheques may, at the discretion of the Custodian, be accepted. In case of outstation chaques, the amount on account of bank commission should also be added to the amount due to the Custodian. No receipt of any cheque shall be a valid discharge of any liability unless the cheque is cashed.

- 4. Procedure of confirmation of transaction under Section 5(A).—(1) An application for confirmation under sub-section (2) of Section 5-A of the Act shull contain the following particulars:—
 - (a) Boundaries, Municipal Number and location of the property transferred and also Khasra number in case of agricultural land.
 - (b) Particulars of the transfer sought to be confirmed including the dates of the transfer and registration, if any, the addresses of the parties and the consideration paid or deferred.
 - (c) Particulars of any previous transfer in respect of the property.
 - (d) The name and the address of the person in possession of the property transferred and the capacity in which such person is in possession.

The application shall be verified in the manner prescribed for verification of pleadings and shall be accompanied by a copy of the transfer deed in question, and also a schedule containing the particulars of any other property owned, possessed or transferred by the transferor after 31st of March, 1947.

- (2) The application shall be presented by the transferor or the transferoe personally or by his duly authorised agent and shall bear a Court Fee Stamp of Re. 1.
- (3) The Custodian shall cause a notice in Form 2 to be served on the transferor or the transferee, as the case may be, and on the person in possession of the property transferred, and may cause a similar notice served on any other person mentioned in the application.
- (4) A public notice shall also be published in a daily newspaper at the expense of the applicant.
- (5) If any application is pending on the date of the publication of these rules, the applicant may, sue moto within thirty days from the date of publication of these rules or or, the order of the Custodian within the period specified therein, amend the application so as to bring it in conformity with these rules and may also make up the deficiency in court fee stamp within the period aforesaid.
- (6) In case the applicant fails to amend the application in accordance with sub-rule (5) the Custodian may dismiss the application or proceed to decide it on the materials before him.
- (7) After the notices are served in accordance with the provisions of Subrules (3) and (4), the Custodian shall, after such summary inquiry as he deems fit, pass order confirming the transfer or declining to confirm it and shall state his reasons therefor.
- (8) For the purpose of Section 5-A of the Act the prescribed objects shall be the following:—-
 - (a) rehabilitation of refugees,
 - (b) prevention of benami transactions or transactions intended to retain the real benefit in an evacuee otherwise than in a manner permitted by the provisions of the Act,
 - (c) rehabilitation of the economic life of the Province,
 - (d) prevention of trafficking in evacuee property including tenancies, and
 - (e) prevention of removal outside the province of plant, machinery and stocks of commercial goods.
- 5. Appeal.—An appeal under Section 5-B of the Act shall be preferred by an application stamped with a Court Fee Stamp of Re. 1 setting out the grounds on which the appeal is preferred. It shall be presented by the applicant or by his duly authorised agent. The appeal shall be decided after notice to the parties to the appeal and to any other person who, in the opinion

of the appellate authority, may be interested in the result of the appeal. The appellate authority may admit any additional evidence and decide the appeal or remand the case for further mourn.

- 6. Procedure under Section 6.—(1) An order or a demand under Sub-section (1) of Section 6 shall be in Forms 3 and 4 as the case may be.
- (2) Eviction under Sub-section (2) of Section 6 shall be made by a warrant in Form No. 5 which shall be signed by an officer not below the rank of Deputy Custodian and one copy whereof shall be forwarded to the Police Officer of the Police Station concerned, or such other Police Officer as may be Incharge of carrying out ϵ viction, who shall forthwith take steps to effect the eviction with the use of such force as may be necessary.
- (3) Every Police Officer to whom warrants of eviction have been sent for execution shall submit a weekly report to the Deputy Superintendent of Police having jurisdiction and a copy thereof to the Custodian, giving the details and number of warrants entrusted to or executed by him together with such other particulars as may be necessary.
- 7. Mode of taking possession of movable property.—Where the property to be taken possession of is movable property other than that specified in rule 8, the possession shall be taken by actual seizure and the Custodian may keep the property in his own custody or entrust it to a superdar on such terms as to security in Form 6, as the case may be, provided that if the property is subject to speedy or natural decay or when the expense of keeping it would exceed its value, the Custodian may sell it forthwith.
- 8. Mode of taking possession of debentures, securities, shares, stock, dividend, interest, etc.—When the property to be taken possession of is a debenture, security, share, stock, dividend, interest or other debt due to the evacuee, the possession shall be taken by serving a notice on the company or corporation or other person liable to pay the same, prohibiting him from making payment or effecting any transfer, except in accordance with the written order of the Custodian. The notice shall be served in the matter hereinafter provided.
- 9. **Preparation of Inventories of movables.**—When the Custodian takes possession of any movable property, including any stock-in-trade or plant or machinery or any undertaking, he shall prepare an inventory of the property in Form No. 7 and also keep a record of the proceedings as required by Subsection (3) of Section 6.
- 10. Procedure under Section 7 of the Act.—(1) An application under Section 7 shall contain full particulars of the nature of the interest or right which the applicant claims and the facts upon which the same is based and shall be accompanied with two copies thereof. It shall be stamped with a Court Fee Stamp of Re. 1 and shall be verified in the manner prescribed for the verification of pleadings. The application shall be presented in person or by a duly authorised agent to the Custodian or any person authorised by him in writing to receive such application.
- (2) Notice of the application may be given by the Custodian to any person, who, in his opinion, is interested in the proceedings.
- (3) If a party making an application fails to appear on the date fixed for hearing, the Custodian may proceed to decide the application on the material before him in absence of the party.
- (4) The order passed by the Custodian shall be in writing and shall contain the reasons therefor.
- 11. Security from Managers.—The Manager appointed under Sub-section (2) of Section 9 shall, if required, furnish a security to the satisfaction of the

Custodian and shall act under the general supervision and control of, and may exercise such powers as may be delegated in writing by the Custodian from time to time.

- 12. Payments by Custodian.—(1) No payment by the Custodian shall be made except after the payee has presented his bill and the Custodian after checking the same has passed order of payment thereon.
- (2) All payments made by the Custodian shall ordinarily be made by cheque signed by the Custodian or any person authorised by him in writing in this behalf; provided that if the amount involved does not exceed Rs. 50, the payment may be made in cash.

Note 1.—Cheque Books shall remain in the custody of the Custodian or any other officer who may be authorised by him in writing.

Note 2.—No cheque shall be drawn unless it is required for immediate delivery to the person to whom money is to be paid.

Note 3.—The bills shall be numbered serially for each month and shall after payment be stamped as under:—

data

a sate bear benedito 140.	, 42400		
			
In oash		(8d.)	Accountant.
			Cashier.

Note 4.—The bills shall, after payments, be filed and kept on record for audit.

- 13. Accounts.—The accounts of the transactions of the evacuees' property shall be maintained in the forms and in the manner as hereinafter specified.
 - (a) Index Register, giving reference to the pages of registers in which the transactions of the evacuees' property are recorded, shall be kept in Form No. 8 in which the names of the evacuees' shall be entered in alphabetical order.
 - (b) (i) Register of
 immovable
 property
 (Form No. 9).

 (ii) Register of
 movable
 property
 (Form No. 10)

 (iii) Register of
 debts or claims
 due to evacuees
 (Form No. 11)

 (iv) Register of
 valuables
 (Form No. 12).

"Paid wide checun No.

Evacuees' property shall be noted in the relevant register maintained in the forms referred to in the margin. In particular the account books, title deeds and other valuables and documents taken possession of be noted in the Register of Valuables. A slip in Form 13 shall be attached to each of the articles noted in the register of movable property and the register of valuables.

When any property is disposed of by sale or otherwise the details of the disposal shall be entered in the appropriate columns of the relevant register.

- (c) The record of immovable and other property leased out shall be kept in Columns 1 to 10 of the Rent Demand and Collection Register in Form 14. The assessment and realization for the month shall be noted in the monthly cage concerned and the balance worked cut, the amount, if any, written off being noted in Column 23.
- (d) The recovery of the amounts other than those which are recorded in the Rent Demand and Collection Register shall be made through the Miscellaneous Demand and Collection Register in Form 15.

- (e) The Rent Demand and Collection Register as well as the Miscellaneous Demand and Collection Register shall be balanced every month and closed at the end of each year and the outstanding balance struck and carried forward to the registers of the succeeding year. A certificate to the effect that all the recoverable demands for the year have been noted in the Registers and that the balances have been correctly carried forward to the succeeding year's registers shall be noted at the end of the register.
- (f) A statement showing demands to the end of previous month recoveries made during the current month and the outstanding balance shall be submitted to the Ministry of Relief and Rehabilitation not later than the 15th of the next succeeding month explaining the causes of arrears and steps taken to clear them up.
- (g) When any property is sold or leased by public auction the bids shall be recorded in the sale register (Form 16), the signature or the thumb impression of the last bidder being obtained in Column 11 of the Form.

Note.—The intermediate bids in respect of property liable to fetch not more than Rs. 100 need not be recorded in the register.

(h) A Cash Book in Form 17 shall be maintained, the amounts received or payments made on behalf of the Custodian shall be entered in the Cash Book on the date they are received or paid. The rent or auction money realised by the persons authorised by the Custodian shall be paid to the Cashier in the Office of the Custodian not later than the next working day with a Challan or Statement showing the details of realisations made. The cash in hand of the Cashier shall be counted at the close of each day by the Officer authorised by the Custodian and at the end of each month by the Custodian. Except for special reasons to be recorded, the cash in hand shall be deposited into the bank on the same day or on the next working day.

The balance in the bank column of the Cash Book at the end of each month shall be reconciled with the balance shown in the Bank Pass Book.

Note—If a cheque has lapsed it shall be cancelled and the amount taken as a receipt in the Cash Book and credited to a deposit account in the Ledger (Form No. 18). If the payee subsequently turns up and applies for renewal, the cheque, if in his possession, shall be obtained and destroyed and a fresh cheque issued again in Deposit Account. A note or re-payment shall be made in Red Ink against the relevant entry in the Cash Book and the Deposit Account in the Ledger. Deposits remaining unclaimed for complete 12 months shall be drawn on a contingent bill in Form No. 19 and credited into the Treasury under head XLVI Miscellaneous and the words "lapsed and credited to the Government on (specify date)" should be noted against the deposit concerned. Subsequent repayment shall be governed by rule 637 at seq of the compilation of Treasury Rules, Vol. I.

- (i) Separate account for each evacuee shall be kept in a Ledger in Form 18. Sufficient pages will be set apart for each evacuee. At the end of each month, the closing balances of movable and immovable property accounts shall be transferred to the personal account.
- (j) The ledger shall be balanced monthly and the balances extracted in Form 20. The total of the balances in the Ledger as worked out in the Register should agree with the cash in the Bank and in hand. If there is any difference, it shall be investigated and adjusted immediately.

Note.— A certificate that the balances in the Ledger agree with the cash in hand and in bank, shall be submitted by the 10th of the next following month to the Ministry of Relief and Rehabilitation for information.

- (k) Record of applications for copies and inspection fee shall be kept in a Register in Form 21. The amount realised will be credited to "Copying Fee Accounts" to be opened in the Ledger and shall be drawn at the end of each month and be credited to the head "XLVI—Miscellaneous Fees realised by the Custodian of Evacuees' Property".
- 14. Audit.—(a) The accounts maintained by the Custodian shall be audited as far as possible quarterly under he orders of the Deputy Accountant General, Food and Relief by a staff of peripitatic auditors. The Custodian shall place at the disposal of suditors all accounts, registers, documents, etc., and shall furnish all information which may be required by the Auditors.
- (b) The results of audit will be communicated through the Inspection—report promptly and furnish copies showing the action taken thereon and the steps taken to avoid recurrence of the irregularities. Copies of the annotated audit notes shall also be furnished to the Ministry of Relief and Rehabilitation and the Ministry of Finance (Relief and Rehabilitation).
- 15. Fees.—For supplying of copies from any record in the office of the Custodian, the following fees shall be charged:
 - (a) Contificate of receipt of each or duplicate copy of Challan ... Re. 1
 - (b) Final order of the Custodian ... Rs. 2
 - (c) An application, objection affidavit or statement of any part or witness ... Rs. 3
 - (d) Any other document from the record Rs. 4

Note.—The amounts shall be paid in each along with the application which will be acknowledged, in Form 1 and its number quoted on the application.

- (ii) Any person interested in the evacuee property may with the permission of the Custodian inspect the record relating to such property on payment of Rs. 5 in cash.
- 16. Procedure for festoration application under section 12.—A person claiming to be entitled to return of any property under section 12 shall make an application in writing bearing a Court Fee Stamp of Re. 1 and such application shall be supported by an affidavit duly attested by a person authorised to administer eath in the Province of Delhi. It shall be presented in person to the Custodian or any other person authorised by him in writing in this behalt. The applicant shall state in the affidavit that he has returned to the Province of Delhi and intends to reside in India permanently.
- (2) A public notice of such application shall be published in a daily newspaper at the expense of the applicant.
- (3) The inquiry under section 12(2) shall be held in the same manner as prescribed for inquiries under section 7 of the Act.
- 17. Manner of service or publication of notice, summons or order.—Service of any notice, summons or orders under the Act or under the rules framed thereunder shall be affected in one or more of the following ways:—
 - by giving or tendering it to the person concerned or his manager or agent, if any;
 - (2) by leaving it at the last known place of business or residence of the person concerned or by giving or tendering it to some adult member of the family;
 - (3) by sending the notice, summons, or order by Registered Post:
 - (4) by affixing the notice, summons or order on some conspicuous part of the premises concerned or by proclamation in the locality or at

the last known place of business or residence of the person concerned or by publication in a deily newspaper.

- 18. Forms.—(a) Books of accounts and registers shall be printed and strongly bound and machine page-numbered before being brought into use.
- (b) Stock account of all account registers, books and forms shall be maintained in Form 22. The receipt books shall be kept in the personal custody, of the Officer-in-Charge of the Cash Section.
 - 19. Seal .- The Custodian shall have a seal which will bear the words:
 - "CUSTODIAN OF EVACUEE PROPERTY, AJMER-MERWARA."
- 20. Administration charges and Custodian's Fee.—(1) A fee equivalent of 10 per cent, of gross realisation made from evacuee property shall be charged as Administration charges. This fee shall be in addition to the expense incurred on the maintenance and repairs and other expenditure which may be incurred directly or indirectly on behalf of the evacuee.
- (2) When any movable evacuee property is returned under sub-section (5) of section 12, administration charges equivalent to 10 per cent, of the assessed value of property shall be charged over and above any other charges which may have been actually incurred on maintenance, transport or storage of the same.
- 21. Restitution.—When any property taken into possession as an evacuee property is subsequently declared by the Custodian or any other competent authority, to be a non-evacuee property, the Custodian may, on the application of any party entitled to the actual possession thereof, take such action as will place the parties in the same position in which they were on the date of the possession. For this purpose the Custodian may order the person in occupation of the property to vacate the same and the Custodian may use such force or authorise the use of such police force as may be necessary for the purpose.

FORM No. I	FORM No. I
(See rule 3)	(See rule 3)
GOVERNMENT OF INDIA	GOVERNMENT OF INDIA
CUSTODIAN OF EVACUEES' PROPERTY	CUSTODIAN OF EVACUEES' PROPERTY
Date194	RECEIPT FOR PAYMENTS TO GOVERNMENTS
Book No Receipt No	Book No
RECEIVED from	Date194
	RECEIVED from

RsRUPEES	RsRUPEES
on account of	on account of
•••••••••••••••••••••••••••••••••••••••	
Signature of Cashier/Official granting	Signature of Cashier/Official granting

FORM No. I

GOVERNMENT OF INDIA

MINISTRY OF RELIEF AND REHABILITATION OFFICE OF THE CUSTODIAN OF EVACUEES' PROPERTY AJMER-MERWARA

FORM No. 2 (See rule 4)

	(200 7020 1)	
\mathbf{T}_{0}		
		•
WHEREAS the Tra has presented an applicati Custodian for confirmation	nsferor/Transferee on, datedof the transfer as specified	to the
at	in the office of the	
You may also bring any	papers in your possession	relevant to the inquiry.
	Cust	odian of Evacuee Property.
$P\Lambda$ 1	RTICULARS OF TRANS	FER
•	FORM No. 8	
	[See rule $6(1)$]	
	GOVERNMENT OF INDIA	
MINISTRY O	F RELIEF AND REHA	ABILITATION
OFFICE OF THE	CUSTODIAN OF EVACUATION OF EVA	UEES' PROPERTY
•	NOTIFICATION	
	Date 194	
of the East Punjab Evacue	wers vested in me under ees' (Administration of Pro Ajmer-Merwara, I hereby	assume possession of and
	Schedule	
Serial No	Description	Locality

Quatodian of Evacuees' Property.

[See rule 6(1)]
[See rule 6(1)]

GOVERNMENT OF INDIA

MINISTRY OF RELIEF AND REHABILITATION OFFICE OF THE CUSTODIAN OF EVACUEES, PROPERTY AJMER-MERWARA

Notice under section 6 of sub-section (2) of the East. Pumple Evacuees (Administration of Property) Act, XIV of 1947 as amended by the East Pumple Evacuees (Administration of Property) (Amendment) Act of 1948, as extended to the Province of Ajmer-Merwara.

WHEREAS I have assumed possession of and control over the under-

mentioned property as rec (Administration of Property Evacuees (Administration of to the Province of Ajmer-M tion No. 8/4/1948-Judicial, the possession of the said by	7) Act XIV of 1947, as amof Property) (Amendment) Merwara, by Ministry of H dated the 22nd April, 19 property be surrandered	cended by the East Punjab Act of 1948, as extended ome Affairs, vide Notifica-148, I hereby demand that by you to me or toauthorised by me,, failing which you will
be evicted from the under necessary for the purpose.	mentioned promises, with	all such force as may be
Serial No.	Description	Locality
,		ian of Evacuees' Property.
То		

FORM No. 5

[See rule 6(2)]

WARRANT OF EVICTION

GOVERNMENT OF INDIA

MINISTRY OF RELIEF AND REHABILITATION OFFICE OF THE CUSTODIAN OF EVACUEES' PROPERTY AJMER-MERWARA

Warrant of Eviction under section	6(2) of the East Punjab Evacuee (Ad-
	1947, as amended by the East Punjab
Evacuee (Administration of Property)	(Amendment) Act of 1948, as extended
to the Province of Ajmer-Merwara.	

WHEREAS a notice in writing dated
in which a demand to surrender the possession of undermentioned property was made to

AND WHEREAS he has refused or failed to vacate the said property.

NOW, THEREFORE, in exercise of the powers vested in me by section 6(2) of the said Act, I hereby order that

be evicted forthwith from the said property and the same be taken into possession. I also order the use of such force as may be necessary for the purpose of his eviction and for taking the property into possession.

Given under my hand and seal this day of

Custodian of Evacuees' Property.

Serial No.	Description.	Locality.

THE FORM OF THE BOND FORM No. 6

(See rule 7)

MINISTRY OF RELIEF AND REHABILITATION GOVERNMENT OF INDIA

OFFICE OF THE CUSTODIAN OF EVACUEES' PROPERTY AJMER-MERWARA

KNOW ALL MEN BY THESE PRESENTS that we

(Superdar) and

(Surety) do hereby bind ourselves and each of us, our and each of our heirs, executors and administrators to pay to the Governor-General of India on demand the sum of Rs.

WHEREAS the above bounden (Superdar) has been entrusted by the Custodian of Evacuee Property, Ajmer-Merwara, hereinafter called 'the Custodian', with the custody of the property mentioned in the Schedule hereunder written;

NOW the condition of the abovewritten bond is such that if the above-bounden (Superdar) shall duly hand over to the Custodian whenever demanded by him, the property mentioned in the Schedule hereunder written in good order and condition and shall duly account for any loss which the owner of the property may suffer by reason of any default or neglect on his part and shall, until delivery to the Custodian as aforesaid properly maintain and take care of the said property and shall obey all orders of the Custodian in respect thereof them and in such case the abovewritten obligation shall be void and of no effect; otherwise it shall be and romain in full force and virtue.

The Schedule above referred to* Signed and delivered by the above- bounden (Superdar) in the pre- sence of	
Signed and delivered by the above- bounden (Surety) in the presence	

FORM No. 7

(See rule 9)

GOVERNMENT OF INDIA

MINISTRY OF RELIEF AND REHABILITATION OFFICE OF THE CUSTODIAN OF EVACUEES' PROPERTY AJMER-MERWARA

194

Dated

Counter signature of Assistant/Deputy

Custodian.

	Date 1	
	INVENTORY	
List of properties refrom the house/factory/at	scovered onshop/garden of	
Mohalla	City	
Serial No.	Name of properties	Description
		<u></u>
		Witnesses
		(1)
Signature of official reci the property,	overing ,	
	-	(2)

FORM No. 8 (See Rule 13) INDEX REGISTER

1.	Serial No.	
2.	Name and father's name of evacuee with address before evecuation.	 -
3.	Firm's name, if any.	
4.	Date on which property taken over.	
5(a)	Register of movable property.	
5(b)	Register of Immovable property.	
5(e)	Register of debts or claims due to evacuee.	
5(d)	Valuable Register.	
ő(e)	Rent Register.	
5 (f)	Misc. Demand and Collection Re gister.	
5(g)	Ledger.	
6,	Dates on which property restored or disposed of	
7.	Remabes.	

N.B.—The names in this register shall be written in alphabetical order.

FORM No. 9 (See Rule 13)

REGISTER OF IMMOVABLE PROPERTY

1. 2. 3. 4.	5. 6. 7.	Na Da	ime ite o	of Wa of Str f Occ pal R	eet. upati	jon.			8. 9. 10.	Lice Dat Lea Dat	essed ense i e of (ise/G) te of esse.	execu	ition of Li	eense		1	12. 1 13. 1 14. 1	Dim Yo. Whe	ensic of R other		I wit								
Scrial No.	No. and date of the bill.	No. and date of P. W. A. 3	Poriod to which payment relates.	сепяе боо	Naturealis	re of		Total. 4	T	Progre-	Total	Initials.	REMARES	Date of Payment	No. of voucher and date	House Tex		Repairs		Custodian's d	A Y Lotel	M	F Progre-		Initials	Net earr to	pers er a	over onal cecunt	Remarra

FORM No. 10 (See Rule 13)

REGISTER OF MOVABLE PROPERTY	0F
•	Address:

	REGISTER OF MOVABLE PROPERTY OF													HHL									
		\ \ \	fo of	ren over	h taken	r, if	Se	e-pro	ceeds ved					Expenditure incurred			<u> </u>	<u> </u>		Net an carried C	count over to		GAZETTE
Serial No.	Description of property	No. of articles	Value as per report of Deputy Custodian	Date on which taken over	Condition in which	Reference to order, if	Reference to S. No. in the Sales list	No. and date of chullan	Date	Amount	Loitials	REMARES	No. and date of voucher	Particulars of payment	To whom paid	Amount	Custodian's fee	Total	Initials	Amount	Ledger Folio	REMARKS	OF INDIA EXT
																							EXTRAORDINARY, DEC.
			}			}	}	}			j			}		}		}		} } }	}		125 135
}		}									}												1948
1																							1993

FORM No. 11.

 $(See\ rule\ I3)$

REGISTER OF DEBTS DUE OR CLAIM DUE TO

Evacuee

Reference to Serial No. of Index Register

, -	Debtors, name with address	Claim	Amount of debt or claim	Reference to order determining the debts or claim		ured	8 1	claim 	wł	iount ich s 7	for old	If restored to the evacuee, date and reference to order of restoration	
Serial No.	Neture of Cl		Amount of d	Reference to ing the debta	Principal	Interest	Principal	Interest	Date of suction	No.&date of receipt	Amount	If restored to date and refer of restoration	Remarks
1	2	3	4 A. P.	5	(a)	(b)	RS.A.P.	(d) Rg.A.P.	(a)	(b)		8	9

FORM No. 12

(Sec Rule 13)

Register of Valuables

Serial No.	Name of estate	In iex Rozister	Register of Moveble Property	Full particulars of property	Date of possession	Initials of the incharge	Date of disposal	How disposed of (in case of sale quote No. & date of receipt)	Initial of the incharge	Р фи льк я	
				-	-						

N.B.—The entries in this register will be made in chronological order. The articles noted in the register will also be noted in the Register of Moveable Property in Form 11.

FORM No. 13

(Sec Rule 13)

Malkhana Labels

Name of	estato
	ossossion,
Serial No	o. of Register of Valuables

FORM No. 14

(See Rule 13)
Rent Demand and Collection Register

Ward No.

Name of Mohalla

1 Seriel No.	A House or shop No. A Name, parentage and address of owner. Beference to Indox Reegister. A Name and other particulars of tenants Perticulars of property A Date of occupation Monthly rent				Arrears up to 31st March			.p r il				ay 12	<u> </u>			me				uly	1		Aug		_ -				
										Amount essessed	o No. and date of receipt	Amount realised	Belance -	Amount assessed	o No. and date of receipt	a Amount realised	Dalange	& Amount easeesed	v No. and date of receipt	o Amount realised	Balance	Amount assessed	w. and date of receipt	o Amount realised	p. Balance	p Amount assessed	No. and date of receipt	• Amount realised	Dalance

THE GAZETTE OF INDIA EXTRAORDINARY, DEC. 22, 1948 1997

September 18	Ostobor 17	November 18	December 19	January	February	March	Balance (Column 22(d) minus 23(b)
Amount sesses Amount realised Amount sesses	date of receipt	a Amount assessed No. and date of receipt Amount realised Balance	Amount assessed No. and date of receipt Amount realised Balance	Amount assossed No. and date of receipt Amount realised Balance	Amount Amount Balance	Amount seeseed No. and date of receipt Amount realised Balance	Reforence to order Amount

FORM No 15

(See Rule 13)

Miscollaneous Dom and and Coll otion Register for the year

-	whom the	0	ticulars f the wner] 	emand	d d		ount lised	years register		
Serial No	Name & Address of person by demand is payable	Name of owner	Peference to iddex register		Reference to order, if any	Areare	Current Demand	Total	Signature of the Assistant Custodian	Number and date of receipt	Amount	Balance carried over to next vears	Initials	Remarks
1	$\begin{bmatrix} 2 \\ - \end{bmatrix}$	3	4	 5 	6	7	 8 	9		11 ————	12	13	14	15
		{ 			-						-			

FORM No. 16

(See Rule 13)

Salo list of property sold by the Custodian of

Serial No.	Date of sale	Particulars of property	Number of articles, if any	ত Name of estate	Reference to page No. of property register	Amount for which sold.	Amount recovered at the time of sale	φ Balance left due	Name of bidders and the amount of bids.	Thumb impression or signature of purchaser i. c. highest bidder.	No. and date of receipt issued	Remarks 12
~	•					_			1 2- 3- 4 5 6			-

N. B.— The possession of the property sold should not be given till full amount is realised.

194 Dr. Receipts Payments Cr. Sector or Section Sector or Section (6) eceived Cash , in bank (b) (13)Serial No. On what secon Voucher No. (6): Amount Cash On what Remarks Remarks Serial No. account Paid at bank (b) Amount whom received in hand Date and to whom **(a)** OF INDIA EXTRAORDINARY, DEC. paid in Cash
(a) Cheque No. (ii) Amount 1 3 4 5 10 11 9 7 12 14 Rs. p, Rs. Rs. a. p. <u>22</u> 1948

FORM No. 18 (See Rule 13)

	Ledger Account of the Estate of								1	\$ vae uee			
Immo	vable Propert	· by		Моч	able Prope	Addre ¥ty							
Ledger No. 1 2 3 4 5 6	o. Page	No.	Le	1 2 3 4 5	Pag	e No.						(Rul	• 16(i)]
				CRED	IT					,	DEB	ГT	
Month	Particulars Transactio	of	LED	GER Folio	Amount	Progressive total	Initials	Remarks	No. & date of voucher	Amount	Balance if any	Imitials	Remarks
				<u> </u>									

FORM No. 19 (See Rule 13)

CONTINGENT BILL

No. of cheque or Voucher	Particulars	Amount
		Rs. s. p.
	Total .	
Place		} _
Date	-	Custodian.
Pay Rs	,	}
		(Date)
No. and date of cheque		

Custo dian.

FORM No. 20

(See Rule 13)

Register showing closing balance at the credit of each Estate or other head of account during the year.....

CLOSING BALANCE OF THE LAST WORKING DAY OF													
April 19	Мау 19	June 19	July 19	Aug. 19	Sept.	Oct. 19	Nov. 19	Dec. 19	Jan. 19	Feb. 19	March 19	Remarks	
Rs. a. p.	Rs. a. p.	Rs. s. p.	Rs. a. p.	Rs. s. р.	Rs. s. p.		Rs. a. p.	———— Rs. a. p.		Rs. a. p.			
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	19 	19 19	19 19 19							19 19 19 19 19 19 19 19 19	19 19 19 19 19 19 19 19 19	April 19 19 19 19 Aug. Sept. Oct. 19 Nov. 19 19 19 Feb. March 19 19 Rs. a. p. Rs. a. p	

FORM No. 21

(See Rule 13)

Register of copying and Inspection fee realised.

			Partio	ilars of to be	Da		Fee re	6 ealised de	of the inspect-
Serial No.	Date	Name and address of applicant	copied	inspec- ted	on which copy is supplied	and time of inspec- tion of record	Receipt No. & date	Amount	Signature or thumb impression of person receiving the copy or in ing the record.
1	2	3	(a)	(b)	(a)	(b)	(a)	(b)	7
							l.		

FORM No. 22.

(See Rule 18)

STOCK ACCOUNT OF FORMS

NAME OF FORM

Date	Opening balance	Roceived	Issued	Closing balances	To whom issued	Signature of recipient	Remarks
1	2	3	4	5	6	7	8
					·		
,							·

N. B.—Separate pages should be allotted to each kind of form.

V. D. DANTYAGI, Joint Secy.

